IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

CAMERON BELK SR.,

Plaintiff,

v.

Case No.19-cv-499-JPG

RICHARD WATSON, TAMMY GRIME, SHAN COLLINS, WEXFORD HEALTH CARE SOURCES, INC., DENNIS P. LARSON, ARAMARK/ ARAMARK CORRECTIONAL SERVICES LLC, MARY ROBINSON-DAVIS, JANICE MCCARREN, DELANCY MOORE, MICHAEL BUJNAK, MELODY MURRY, RHONDA DUBONSE, and DEBORAH HALE,

Defendants.

JUDGMENT

This matter having come before the Court, the issues having been heard, the Court having rendered a decision as to some matters, and the jury having rendered a verdict as to others,

IT IS HEREBY ORDERED AND ADJUDGED that judgment is entered as follows:

- on Counts 2 and 3, in favor of defendant Larson as to plaintiff Belk's claims based on inadequate hypertension evaluation and treatment in violation of the Fourteenth Amendment;
- on Counts 2 and 3, in favor of plaintiff Belk and against defendant Larson in the amount of \$32,000 for plaintiff Belk's claims based on inadequate testing, evaluation, and treatment of plaintiff Belk's stroke-related damage (including providing therapeutic aids and physical/occupational therapy) in violation of the Fourteenth Amendment;
- on Count 3 in favor of defendant Shan Collins; and

IT IS FURTHER ORDERED AND ADJUDGED that the following claims are dismissed without prejudice:

• Counts 1, 3 (against defendants Watson, Wexford, and Grime), 4, 5, 6, 7, 8, 9, and 10 of the Third Amended Complaint.

DATED: October 5, 2023

MONICA A. STUMP, Clerk of Court

s/ Tina Gray, Deputy Clerk

Approved: s/ J. Phil Gilbert

J. PHIL GILBERT DISTRICT JUDGE